1	CLEMENT SETH ROBERTS (STATE BAR NO. 209203)				
2	croberts@orrick.com ALYSSA CARIDIS (STATE BAR NO. 260103)				
3	acaridis@orrick.com EVAN D. BREWER (STATE BAR NO. 304411				
4	ebrewer@orrick.com	<i>)</i>			
	ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building				
5	405 Howard Street San Francisco, CA 94105-2669				
6	Telephone: +1 415 773 5700 Facsimile: +1 415 773 5759				
7					
8	SEAN M. SULLIVAN (pro hac vice) sullivan@ls3ip.com				
9	MICHAEL P. BOYEA (pro hac vice) boyea@ls3ip.com				
10	COLE B. RICHTER (pro hac vice)				
	richter@ls3ip.com LEE SULLIVAN SHEA & SMITH LLP				
11	656 W Randolph St., Floor 5W Chicago, IL 60661				
12	Telephone: +1 312 754 0002 Facsimile: +1 312 754 0003				
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14	Attorneys for Sonos, Inc.				
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA				
17	SAN FRANCISCO DIVISION				
18					
19	GOOGLE LLC,	Case No. 3:20-cv-06754-WHA			
20	Plaintiff and Counterdefendant,	Related to Case No. 3:21-cv-07559-WHA			
21	V.	DECLARATION OF COLE B. RICHTER IN SUPPORT OF			
22	SONOS, INC.,	GOOGLE'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER			
23	Defendant and Counterclaimant.	ANOTHER PARTY'S MATERIAL SHOULD BE SEALED (DKT. 380)			
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I, Cole B. Richter, declare as follows and would so testify under oath if called upon to do so:

I am an attorney with the law firm of Lee Sullivan Shea & Smith LLP, counsel of record to Sonos, Inc. ("Sonos") in the above-captioned matter. I am a member in good standing of the Bar of the State of Illinois. I have been admitted *pro hac vice* in this matter. I make this declaration based on my personal knowledge, unless otherwise noted. If called, I can and will testify competently to the matters set forth herein.

- 2. I make this declaration in support of Google LLC's ("Google") Administrative Motion to Consider Whether Another Party's Material Should be Sealed, filed on October 14, 2022 (Dkt. 380) ("Administrative Motion"), in connection with Sonos and Google's Joint Discovery Letter Brief ("Joint Discovery Letter") (Dkt. 381).
 - Sonos seeks an order sealing the materials as listed below:

Document	Portions Google Sought to Be Filed Under Seal	Portions Sonos Seeks to Be Filed Under Seal	Designating Party
Joint Discovery Letter	Portions highlighted in blue and green	Same portions highlighted by Google	Sonos
Joint Discovery Letter Exhibit 1 ("Exhibit 1")	Entire Document	Portions highlighted in yellow on pages 275-77, 280-81, 283-84, 286, 288- 89 of Sonos's Third Suppl. Resps. to Google's First Set of Interrogs.	Sonos

I understand that the Ninth Circuit has recognized two different standards that may apply to a request to seal a document, the "compelling reasons" standard and the "good cause" standard. Blessing v. Plex Sys., Inc., No. 21-CV-05951-PJH, 2021 WL 6064006, at *12 (N.D. Cal. Dec. 22, 2021) (citing Ctr. For Auto Safety v. Chrysler Grp., LLC, 809 F.3d 1092, 1096-97

(9th Cir. 2016)). The compelling reasons standard applies to any sealing request made in connection with a motion that is "more than tangentially related to the merits of a case." *Id.* Accordingly, I understand courts in this district apply a "compelling reasons" standard to a sealing request made in connection with a motion for summary judgment. *See, e.g., Snapkeys, Ltd. v. Google LLC*, No. 19-CV-02658-LHK, 2021 WL 1951250, at *2 (N.D. Cal. May 14, 2021).

- 5. I further understand that confidential technical information about product features, architecture, and development satisfies the "compelling reason" standard. *See Delphix Corp. v. Actifio, Inc.*, No. 13-cv-04613-BLF, 2014 WL 4145520, at *2 (N.D. Cal. Aug. 20, 2014) (finding compelling reasons to seal where court filings contained "highly sensitive information regarding [an entity's confidential] product architecture and development"); *Guzik Tech. Enterprises, Inc. v. W. Digital Corp.*, No. 5:11-CV-03786-PSG, 2013 WL 6199629, at *4 (N.D. Cal. Nov. 27, 2013) (sealing exhibit containing "significant references to and discussion regarding the technical features" of a litigant's products). Under this "compelling reasons" standard, the Court should order the above-listed documents sealed.
- 6. The Joint Discovery Letter and Exhibit 1 reference and contain Sonos's confidential business information and trade secrets, including details regarding the source code, architecture, and technical operation of various products. The specifics of how these functionalities operate is confidential information that Sonos does not share publicly. Thus, public disclosure of such information may lead to competitive harm as Sonos's competitors could use these details regarding the architecture and functionality of these products to gain a competitive advantage in the marketplace with respect to their competing products. A less restrictive alternative than sealing the highlighted portions of the Joint Discovery Letter and Exhibit 1 would not be sufficient because the information sought to be sealed is Sonos's confidential business information and trade secrets and Google contends that this information is necessary to the Parties' Joint Discovery Letter. See Dkt. 381.
 - 7. Sonos's request is narrowly tailored to protect its confidential information.

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1	I declare under penalty of perjury that the foregoing is true and correct to the best of my
2	knowledge. Executed this 21st day of October, 2022 in Chicago, Illinois.
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4	/s/ Cole B. Richter COLE B. RICHTER
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